

T  
2016

- i. Writ of Possession Case: 160203972  
(Exhibit "W")
- ii. Complaint in Ejectment Case:  
1502T1077 (Exhibit "X")
- iii. Allodial Quit Claim Deed to Be Kind  
Trust w/ valuation history sheet  
(Exhibit "Y")
- iv. RLH Ma'at Law & troips  
Correspondence to Flagstar to "Cease  
Automatic Deductions from McCloud  
Account:503182676 (Exhibit "Z")
- v. Affidavit - Return of Service (Invalid)  
(Exhibit "AA")
- vi. In Forma Pauperis Petition 003972  
(Exhibit "BB")

- vii. Court of Common Pleas Order Striking Affidavit - Return of Service and Rule to Show Cause (Exhibit "CC")
- viii. Inquiry regarding Mortgage and unrebutted Affidavit of Truth and Fact (Exhibit "DD")





MICHAEL M HARMON  
6011 CHESTER AVE  
PHILADELPHIA, PA 19142

SANOE VS HARMON ETAL  
160203972

zfrordr 8/09

Form C.P. 100

Ejectment  
Quiet Title

Fanta Sande  
6829 Guyer Avenue  
Philadelphia, PA 19142

Commonwealth of Pennsylvania  
County of Philadelphia

COURT OF COMMON PLEAS

vs.  
Michael M. Hammond and all Occupants  
6011 Chester Avenue  
Philadelphia, PA 19142

February Term, 2016  
No. 003972

**Writ of Possession**

To the Sheriff of Philadelphia County:

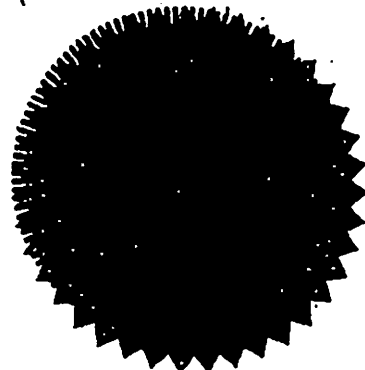
(1) To satisfy the judgment for possession in the above matter you are directed to deliver possession of the following described property to: Fanta Sande

(2) To satisfy the costs against

directed to levy upon any property of 6011 Chester Ave. Philadelphia, PA 19142  
you are

and sell

interest therein.



ATTEST  
APR 22 2016  
D. BUSILLO  
JUDICIAL RECORDS

JOSEPH H. EVERSON  
Prothonotary

By Donald R. Evers  
Clerk

Date 4/22/16

By: Fanta Sanoe  
Address: 6829 Geyer Ave  
Philadelphia, PA 19142  
Telephone: (205)2397863

Fanta Sanoe  
6829 Geyer Ave, Phila, PA 19142

Plaintiff(s)

vs.  
Michael M. Harmon & all occupants  
6011 Chester Ave, Phila, PA 19142

Defendant(s)

PHILADELPHIA COUNTY  
COURT OF COMMON PLEAS  
TRIAL DIVISION - CIVIL

February Term, 2016  
(month) (year)

No. 003972  
(4 digits)

PRAECIPE TO ENTER DEFAULT JUDGMENT  
FOR POSSESSION

TO THE OFFICE OF JUDICIAL RECORDS:

Please enter a default judgment in favor of Plaintiff(s), Fanta Sanoe,  
and against Defendant(s), Michael M. Harmon & all occupants, for failure to answer or otherwise  
respond to the Complaint.

1. The complaint was served upon Defendant(s) on 03/11/16 by Sheriff Service.  
(manner of service)

A copy of the Proof of Service is attached hereto / filed of record.

2. A copy of the Notice pursuant to Pa.R.C.P. 237.1(2) is attached hereto. A copy of the

Certification of Service of the Notice is attached hereto.

3. Enter Judgment for Possession of premises known as 6011 Chester Ave, Phila, PA 19142

Sanoe Vs Harmon Etal-JDDFF



16020397200007

Plaintiff

ATTEST  
APR 22 2016  
D. BUSILLO  
JUDICIAL RECORDS

By: Fanta Sanoe  
Address: 6829 Guyer Ave  
Philadelphia, PA 19142  
Telephone: (205) 2397863

Fanta Sanoe  
6829 Guyer Ave, Phila, PA 19142

Plaintiff(s)

vs.  
Michael M. Harmond and all occupants  
6011 chester Ave, Philadelphia, PA 19142

Defendant(s)

PHILADELPHIA COUNTY  
COURT OF COMMON PLEAS  
TRIAL DIVISION - CIVIL

February Term, 2016  
(month) (year)

No. 003972  
(4 digits)

**CERTIFICATION OF SERVICE OF NOTICE OF PRAECIPE  
TO ENTER JUDGMENT OF DEFAULT**

On 04/01/2016, the undersigned caused a copy of the Notice of Praecipe to Enter Judgment of Default to be served by Mail upon Defendant(s) Michael M. Harmond & all occupants  
(manner of service)

I verify that the facts are true and correct and understand that the statements made in this Certification have been made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.



Plaintiff

By: Fanta Sanoe

Address: 6829 Guyer Ave  
Philadelphia, PA 19142

Telephone: (215) 239 7863

Fanta Sanoe

6829 Guyer Ave., Phila., PA 19142

Plaintiff(s)

PHILADELPHIA COUNTY  
COURT OF COMMON PLEAS  
TRIAL DIVISION - CIVIL

February Term, 2016  
(month) (year)

No. 003972  
(4 digits)

vs.  
Michael M. Hammond and all occupants  
6011 Chester Ave., Philadelphia, PA 19142

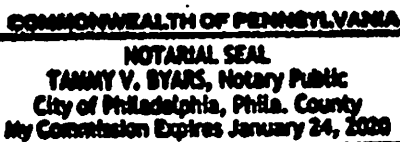
Defendant(s)

#### AFFIDAVIT OF NON-MILITARY SERVICE

The above-named defendant resides at 6011 Chester Ave., Phila., PA 19142 and the defendant is not in the Military Service of the United States, nor any State or Territory thereof or its allies as defined in the Servicemembers Civil Relief Act of 2003 and the amendments thereto.

Plaintiff

Sworn to and subscribed  
Before me this 12 day  
Of February 2016  
1181x 1.044-1  
Notary Public





OFFICE OF JUDICIAL RECORDS  
COURT OF COMMON PLEAS  
ROOM 284, CITY HALL PHILADELPHIA, PA 19107

ERIC FEDER  
DIRECTOR, OFFICE OF JUDICIAL RECORDS

Fanta Sande  
6829 Guyert Avenue  
Philadelphia, PA 19142  
*Plaintiff*

vs.

Michael M. Harland and all occupants  
*Defendant*  
6011 Chester Avenue, Philadelphia, PA 19142

COURT OF COMMON PLEAS  
(Philadelphia County)  
February Term, 2016  
No. 003972

To: \_\_\_\_\_ (*Defendant*)  
(NOTE: Serve on unrepresented defendant or on defendant's attorney)

Date of Notice: 04/01/2016

Notice, Rule 237.5  
Notice of Praeclipe to Enter Judgment by Default

**IMPORTANT NOTICE**

You are in default because you have failed to enter a written appearance personally or by attorney and file in writing with the Court your defenses or objections to the claims set forth against you. Unless you act within ten days from the date of this notice, a judgment may be entered against you without a hearing and you may lose your property or other important rights.

You should take this paper to your lawyer at once. If you do not have a lawyer, go to or telephone the office set forth below. This office can provide you with information about hiring a lawyer.

If you cannot afford to hire a lawyer, this office may be able to provide you with information about agencies that may offer legal services to eligible persons at a reduced fee or no fee.

Philadelphia Bar Association  
Lawyer Referral and Information Service  
1101 Market Street, 11th Floor Philadelphia, Pennsylvania 19107  
(215) 238-6333

**NOTIFICACION IMPORTANTE**

Usted está en defecto porque usted no ha podido entrar en un escrito, personalmente o mediante abogado o archivo por escrito ante el Tribunal sus defensas u objeciones a las alegaciones expuestas en su contra. A menos que usted actúe dentro de los diez días siguientes a la fecha de esta notificación, la resolución podrá ser en su contra sin una audiencia y usted puede perder su propiedad u otros derechos importantes.

Usted debe tomar este trabajo con su abogado a la vez. Si usted no tiene un abogado, vaya o llamar por teléfono a la oficina se establece a continuación. Esta oficina puede proporcionarle información sobre la contratación de un abogado.

Si usted no puede permitirse el lujo de contratar a un abogado, esta oficina puede ser capaz de proporcionarle la información acerca de las agencias que pueden ofrecer servicios legales a personas con derecho a una tarifa reducida o ninguna cuota.

Asociación de Licenciados de Filadelfia  
Servicio de Referencia e Información Legal  
1101 Market Street, 11th Floor  
Filadelfia, Pennsylvania 19107  
(215) 238-6333

If you have any questions concerning this notice, please call:

Fanta Sande

(Name of Attorney or Plaintiff)

(Attorney's or Plaintiff's Address)

at this telephone number: 205-2397863

215&5

Court of Common Pleas

February Term, 2016

No. 003972

Fanta Sano  
6829 Guyer Avenue  
Philadelphia, PA 19142

vs.  
Michael R. Harmon and all Occupants  
6011 Chester Avenue  
Philadelphia, PA 19142

WRIT OF POSSESSION

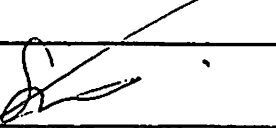
Fanta Sano  
6829 Guyer Ave  
Phila. Pa. 19142  
2052397863  
2674325016 - Call this first



MICHAEL A HARMON  
6011 CHESTER AVENUE  
PHILADELPHIA, PA 19142  
CITY OF PHILA VS HARMON ETAL  
1502T1077

21 record 8/09

Trial Division  
Civil Cover Sheet

		FEBRUARY 2016		
		003972		
PLAINTIFF'S NAME	Defendant's Name			
Fanta Sanoe	Michael M. Harmon and all occupants 6011 Chester Avenue, Philadelphia, PA 19142			
PLAINTIFF'S ADDRESS	Defendant's Address			
6829 Guyer Avenue Philadelphia, PA 19142	CITY STATE: Philadelphia POSTAL CODE: 19142 SCHOOL DIST: Regent High School			
PLAINTIFF'S NAME	Defendant's Name			
	CITY STATE: PA COURT NUMBER: Case number or docket number			
PLAINTIFF'S ADDRESS	Defendant's Address			
PLAINTIFF'S ADDRESS	Defendant's Address			
TOTAL NUMBER OF PLAINTIFFS	TOTAL NO. OF DEFENDANTS	COMMENCEMENT OF ACTION		
1	1	<input checked="" type="checkbox"/> Complaint <input type="checkbox"/> Petition Action <input type="checkbox"/> Notice of Appeal <input type="checkbox"/> Writ of Summons <input type="checkbox"/> Transfer From Other Jurisdictions		
AMOUNT IN CONTROVERSY	COURT PROGRAMS			
<input type="checkbox"/> \$50,000.00 or less <input type="checkbox"/> More than \$50,000.00	<input type="checkbox"/> Arbitration <input type="checkbox"/> Jury <input checked="" type="checkbox"/> Non-Jury <input type="checkbox"/> Other:	<input type="checkbox"/> Mass Tort <input type="checkbox"/> Savings Action <input type="checkbox"/> Petition	<input type="checkbox"/> Major Court Appeal <input type="checkbox"/> Statutory Appeals <input type="checkbox"/> Commerce (Completion of Addendum Required)	<input type="checkbox"/> Settlement <input type="checkbox"/> Minors <input type="checkbox"/> W/D/Survival
CASE TYPE AND CODE (SEE INSTRUCTIONS)				J16 FEB 26 \$339.48 + 4
<i>Ejectment</i>				J16 FEB 26 \$339.48 + 4
STATUTORY BASIS FOR CAUSE OF ACTION (SEE INSTRUCTIONS)				
RELATED PENDING CASES (LIST BY CASE CAPTION AND DOCKET NUMBER)				<small>IS CASE SUBJECT TO COORDINATION ORDER?</small> <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
Sanoe Vs Harmon Etal-CMPLT				 16020397200003
<b>TO THE PROTHONOTARY:</b> Kindly enter my appearance on behalf of Plaintiff/Petitioner/Appellant: Papers may be served at the address set forth below.				
NAME OF PLAINTIFF/PETITIONER/APPELLANT'S ATTORNEY		ADDRESS (SEE INSTRUCTIONS)		
Fanta Sanoe		6829 Guyer Avenue Philadelphia, PA 19142		
PHONE NUMBER	FAX NUMBER			
2052397863				
SUPREME COURT IDENTIFICATION NO.		E-MAIL ADDRESS		
		DATE 02/26/2016		

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA  
COURT OF COMMON PLEAS OF PHILADELPHIA

Fanta Sanoe  
6829 Guyer Avenue  
Philadelphia, PA 19142

ATTEST  
FEB 26 2016  
JUDICIAL RECORDS  
J. MURPHY

FEBRUARY 2016.

003972

V3

Michael M. Harmon and all Occupants  
6011 Chester Avenue  
Philadelphia, PA 19142

NOTICE TO DEFEND

NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

You should take this paper to your lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the office set forth below to find out where you can get legal help.

AVISO

Le han demandado a usted en la corte. Si usted quiere defenderse de estas demandas expuestas en las páginas siguientes, usted tiene veinte (20) días de plazo al partir de la fecha de la demanda y la notificación. Hace falta asentir una comparecencia escrita o en persona o con un abogado y entregar a la corte en forma escrita sus defensas o sus objeciones a las demandas en contra de su persona. Sea avisado que si usted no se defiende, la corte tomará medidas y puede continuar la demanda en contra suya sin previo aviso o notificación. Además, la corte puede decidir a favor del demandante y requiere que usted cumpla con todas las provisiones de esta demanda. Usted puede perder dinero o sus propiedades u otros derechos importantes para usted.

Lleve esta demanda a un abogado inmediatamente. Si no tiene abogado o si no tiene el dinero suficiente de pagar tal servicio. Vaya en persona o llame por teléfono a la oficina cuya dirección se encuentra escrita abajo para averiguar donde se puede conseguir asistencia legal.

Philadelphia Bar Association  
Lawyer Referral  
and Information Service  
One Reading Center  
Philadelphia, Pennsylvania 19107  
(215) 238-6333  
TTY (215) 451-6197

Asociación De Licenciados  
De Filadelfia  
Servicio De Referencia E  
Información Legal  
One Reading Center  
Filadelfia, Pennsylvania 19107  
(215) 238-6333  
TTY (215) 451-6197

FEBRUARY 2016

Fanta Sanoe  
6829 Guyer Avenue  
Philadelphia, PA 19142

COURT TERM

**003972**

Vs

Michael M. Harmon and all Occupant(s)  
6011 Chester Avenue  
Philadelphia, PA 19142

**COMPLAINT IN EJECTMENT**

- 1 - I Fanta Sanoe the plaintiff is now living at 6829 Guyer Avenue Philadelphia, PA 19142.
- 2 - The defendant Mr. Michael M. Harmon and all Occupant(s) occupy my property located at 6011 Chester Avenue, Philadelphia, PA 19142 WITHOUT RIGHT AND WITHOUT CLAIM OF CURRENT TITTLE.
- 3 I Fanta Sanoe is the RIGHFUL OWNER of the property located at 6011 Chester Avenue Philadelphia, PA 19142 by the virtue of a deed from the Sheriff and therefore, I am entitled to immediate possession of this property.
- 4 I Fanta Sanoe have demanded possession from the defendant(s) but have refused to deliver up possession.
- Wherefore, I Fanta Sanoe REQUEST JUDGMENT for possession of my property located at 6011 Chester Avenue , Philadelphia, PA 19142

Fanta Sanoe:

DATE: 02/26/2016

VERIFICATION

Plaintiff(s) Fanta Saylor  
6829 Guyer Avenue, Philadelphia, PA 19142

hereby verify that the statements set forth in the foregoing Complaint are true and correct to the best of my knowledge, information, and belief; I understand that these statements are made subject to the penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities.



Signature of Plaintiff

\_\_\_\_\_  
Signature of Plaintiff

Dated: 02/26/2016

ATTACHED TO AND FORMING A PART OF TAX INFORMATION CERTIFICATE

Order Number: LTS2324285

Client Number: 401216800

LEGAL DESCRIPTION:

ALL THAT CERTAIN lot or piece of ground with the buildings and improvements thereon erected.

SITUATE on the North side of Chester Avenue in the 40th Ward of the City of Philadelphia at the distance of Seventy-sixth feet Westward from the West side of 60th Street.

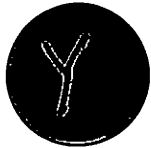
CONTAINING in front or breadth on the said Chester Avenue, Fifteen feet and extending of that width in length or depth Northward between lines at right angles to the said Chester Avenue Sixty-seven feet to a certain Three feet wide alley which extends Westward into Edgewood Street.

TOGETHER with the free and common use, right, liberty and privilege of the aforesaid alley as and for a passageway and watercourse at all times hereafter, forever.

BEING No. 6011 Chester Avenue.

BEING the same premises, which Annabel Martin, also known as Anabel Martin, widow by Deed dated 3/31/1976 and recorded 4/1/1976 in Phila. County in Deed Book D.C.C. 1079, page \_\_\_\_\_, granted and conveyed unto George H. Hanson and Joyce V. Hanson, his wife, in fee.

FRONTAGE: 15' x 67'





**1361 S 46TH ST**

Philadelphia, PA 19143-3827

**OWNER****MC CLOUD MAY E****JONES VERA L****MAILING ADDRESS****1361 S 46TH ST  
Philadelphia, PA  
19143-3827****VALUATION HISTORY**

<b>Year</b>	<b>Market Value</b>	<b>Taxable Land</b>	<b>Taxable Improvement</b>	<b>Exempt Land</b>	<b>Exempt Improvement</b>
2019	\$78,500	\$23,550	\$14,950	\$0	\$40,000
2018	\$55,300	\$16,590	\$8,710	\$0	\$30,000
2017	\$55,300	\$16,590	\$8,710	\$0	\$30,000
2016	\$55,300	\$15,247	\$10,053	\$0	\$30,000
2015	\$55,300	\$15,247	\$40,053	\$0	\$0
2014	\$55,300	\$15,247	\$40,053	\$0	\$0
2013	\$19,800	\$2,108	\$4,228	\$0	\$0

**SALES DETAILS****SALES PRICE: \$10,000****SALES DATE: 3/20/1996****PROPERTY DETAILS****OPA ACCOUNT: 272165800****HOMESTEAD EXEMPTION: Yes****DESCRIPTION: ROW 2 STY MASONRY****CONDITION: Average****BEGINNING POINT: 258' S SAYBROOK AVE****LAND AREA (SQFT): 1,146****IMPROVEMENT AREA (SQFT): 716****ZONING: RSA-5****Zoning data source: Planning and Development****CORRECTIONS OR QUESTIONS ABOUT THIS INFORMATION?:****TRASH & RECYCLING****TRASH & RECYCLING DAY: Wednesday****LEAF COLLECTION: Saturday Bag Dropoff**

## SERVICE AREAS

### School Catchment

ELEMENTARY SCHOOL: **comegys MIDDLE SCHOOL: Comegys HIGH SCHOOL: Bartram HS**

### Public Safety

POLICE DISTRICT: **18** POLICE PUBLIC SERVICE AREA: **183** POLICE DIVISION: **SWPD**

### Streets

HIGHWAY DISTRICT: **1** HIGHWAY SECTION: **1F** HIGHWAY SUBSECTION: **1F15** STREET LIGHT ROUTES: **9** TRAFFIC DISTRICT: **2** TRAFFIC PM DISTRICT: **2113**

### Political

COUNCILMANIC DISTRICT (2016): **3** WARD: **27** WARD DIVISIONS: **2716**

### Districts

PLANNING: **University Southwest** LICENSES AND INSPECTIONS (L+I): **West** CENSUS TRACT (2010): **007700** CENSUS BLOCK GROUP (2010): **2** COMMERCIAL CORRIDOR: **n/a**

TRASH & RECYCLING DAY: **Wednesday** LEAF COLLECTION DAY: **Saturday Bag Dropoff** RECYCLING DIVERSION RATE: **17.6%** SANITATION AREA: **1** SANITATION DISTRICT: **1B**



:R. Lynn E.:

**The Rights of Indigenous Peoples' - Law Offices**

P.O. Box 7446 Philadelphia, Hilltoph, [Philadelphia Territory], Pennsylvania Commonwealth, Zip  
Exempt [01-9998] Phone: 267.312.7322, Facsimile: 1888.696.0367

*Constitution of the Commonwealth of Pennsylvania 1968, Article III, E. Restrictions On Legislative Power, Legislation - certain Local and Special Laws, Section 22 - The General Assembly shall pass no Local or Special Law in any case which has been or can be provided for by general law and specifically the General Assembly shall not pass any local or special law, Article I, Section 22, Military Subordination to Civil Power The military shall in all cases and at all times be under strict subordination to the Civil Power.*

**-NOTICE TO PRINCIPAL IS NOTICE TO AGENT,  
NOTICE TO AGENT IS NOTICE TO PRINCIPAL-**

March 3, 2016

**SENT VIA FAX and CERTIFIED UNITED STATES POSTAL SERVICE**

**1.888.848.1071**

**Attention: Supervisor/Agent d/b/a Flag Star Bank  
5151 Corporate Drive  
Troy, Michigan 48098-2639**

**-END-**

**Papal Pope Francis  
C/O Charles J. Chaput  
222 North 17<sup>th</sup> Street  
Philadelphia, Pennsylvania Commonwealth [19103] *de facto***

*In Re: Loan #: 503182676  
Allodial Real Property Address: 1361 S. 46<sup>th</sup> Street, Philadelphia,  
Pennsylvania, 19143*

**Greetings:**

RLH Ma'at Law and the Rights of Indigenous Peoples Law Firm have been retained by Vera L. Jones, the Guardian of May McCloud.

Due to the nature of Ms. May E. McCloud's mental condition her Estate has been ordered to be placed in the care of Vera Jones.

An accounting of Ms. May E. McCloud's estate is occurring.

As of the date of this letter ALL AUTOMATIC DEDUCTIONS from the Account that has now been transferred and is under the execution and control of Ms. Vera Jones will cease. Until further notice, any and all communications concerning the alleged loan account is to be forwarded to:

**Attention: Ms. Vera Jones C/O 1818 S. Alden Street, Philadelphia, Pennsylvania, 19143.**

Your office will be contacted throughout the accounting and ongoing investigations of Ms. McCloud's Estate.

*Sociedad Republicana En Al Mauritanas*

Hilltoph, Mu North Amexem, Mgħriħi El Aqxa-Al Moroc, Turtle Island, Morocco Northwest, Fez  
Province, Treaty of Peace & Friendship 1706/1707/1836 - Treaty of Tripoli 1797  
Declaration on the Rights of Indigenous Peoples 1994 (E/Cn. 4/Sub.2/1994/2/Add. 1 (1994))  
Northwest Amexem / Northwest Africa / North America / 'The North Gate'

Your cooperation is much appreciated in this matter. Should you have any questions, please contact Rhashea Lynn Harmon El, Private Lawyer to Vera Jones.

As always, Divine Law, Treaty and the Constitution are the Supreme Laws of the Land. The right to act comes with the responsibility to act! So Mote It Be!

*Hibū (Love), Haqq (Truth), Salām (Peace), Ḥurriyātun (Freedom), Aḍl (Justice),*  
Indigenous, Free National Moor - Natural Person of the Land; '*In Propria  
Personā*' (Not Pro Se, Not Colorable; Not *Civitatis Mortuus*).

Moors/Moor: The Indigenous and Aboriginal Natural Peoples and Ancestral and Inhabitants of the Land, Africa, Europe, North America, Central America, South America and the African Islands. All Moors Are Ancient Americans/Black Americans.

This Notice is by my hand and upon my Civil and International authority, set this 3<sup>rd</sup> day of March 2016

I Am:

*Rhashea Lynn Harmon El, Private Lawyer in service to Indigene, Vera Jones.*

All Rights Reserved Without Prejudice: U.C.I. 1-308/1-207/1-103.6/9/311(a)(1), (b) and (c).

Rhashea Lynn Harmon (El) ex relata: R.Lynn: Hatshesut Ma'atKare El: (*Droit, Droit*), Private Lawyer in service to Indigene, Vera Jones.

*Under Seal:*

cc:

Sun Federal Credit Union (Mike Hunter)  
Internal Revenue Service (IRS)

page 2

*Societas Republicae Ju Al Mūrīkānus*  
Hikuptah, Mu North Amexem, Maghrib El Aqqa-Al Moroc, Turtle Island, Morocco Northwest, Fez Province, Treaty of Peace & Friendship 1786/1797/1836 - Treaty of Tripoli 1797  
Declaration on the Rights of Indigenous Peoples 1994 (E/CN.4/Sub.2/1994/2/Add. 1 (1994))  
Northwest Amexem / Northwest Africa / North America / 'The North Gate'

Commonwealth of Pennsylvania  
Court of Common Pleas of Philadelphia County  
Clerk of Orphans' Court

## **Certificate of Guardian or Trustee**

I Certify that on the 8th day of February, A.D. 2016, upon petition filed, as of  
No. 1493 of 2015, and after required hearings, if any, the Court:

- Adjudged MAY McCloud \_\_\_\_\_ an incapacitated person, Social Security No. ( x x x - x - 2 9 5 6 ) and appointed Vera Jones.

**Limited/Plenary Guardian of the person and of the <sup>(from time)</sup> estate; and that the said Guardian has not since been discharged or the appointment revoked;**

OR

- Appointed** \_\_\_\_\_ **Guardian** \_\_\_\_\_  
of \_\_\_\_\_  
minor child \_\_\_\_\_, and that said Guardian has not since been discharged;

Appointed or awarded assets to \_\_\_\_\_

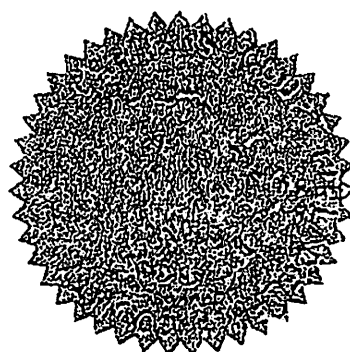
OR

- Appointed or awarded assets to \_\_\_\_\_  
\_\_\_\_\_

TRUSTEE for \_\_\_\_\_  
under the last will and testament of \_\_\_\_\_  
\_\_\_\_\_

and that said trustee(s) has/have not since been discharged.

Bond, in the sum of \$ 0.00, was ordered and has been entered.



**Witness** my hand and the seal of the said Court, this  
17th day of February, A.D., 2016.

FOR THE COURT:

Panellus

*Amt. Clerk of Orphans' Court Division*

— Esq.

*Attorneys for Petitioner*



P.O. Box 619063  
Dallas, TX 75261-9063

October 06, 2016

3-655-68539-0000036-001-01-000-000-000-000



MAY E MCLOUD  
C/O VERA JONES  
1818 S ALDEN ST  
PHILADELPHIA PA 19143-5504

Loan #: 503182676  
Property Address:  
1361 S 46th St  
Philadelphia PA 19143

Dear Flagstar Customer(s):

Your payment was returned unpaid to Flagstar Bank by the institution upon which it was drawn. As a result, the credit posted to your loan for this amount has been reversed.

If the reversed credit represents a payment to your loan, your account may now be delinquent. Several payment options are available to you.

**Pay online**

Visit MyLoans ([flagstar.com/myloans](http://flagstar.com/myloans)) to make your payment easily online.

**Pay by phone**

Call (866) 837-4539 to reach the automated Western Union Phone Pay system.

**Pay by mail**

Send your payment to:

Flagstar Bank  
Box 371891  
Pittsburgh, PA 15250-7891

If you have any questions, please call us at (800) 393-4887, Monday- Friday 8:30 a.m.-9 p.m. ET.

Sincerely,

Flagstar Bank

This letter is part of Flagstar Bank's debt collection process. All information obtained relating to this letter will be used for that purpose. To the extent your original obligation was discharged, or is subject to an automatic stay of bankruptcy under Title 11 of the United States Code, this statement is for compliance and/or informational purposes only and does not constitute an attempt to collect a debt or to impose personal liability for such obligation. However, the Creditor retains rights under its security instrument, including the right to foreclose its lien, as permitted by governing law.

CH101/015/CPI

A/P 0316

Member FDIC Equal Housing Lender

# ANY MEANS INTENDED NECESSARY ASSISTANCE

C/O P.O. Box 7446  
Philadelphia, Pennsylvania 19101  
215.254.0490  
Fax: 4888.606.0367  
Aminaj22@yahoo.com

:Tiger D. :Raven-Melchiz: El::  
Notary Public  
1013 Arboretum Road, Wyncote, Pennsylvania  
c/o 1120 W. 3<sup>rd</sup> Street, 1<sup>st</sup> Floor Front  
Chester, Pennsylvania 19013-3266

Vx: (267) 428-8568

## In Re: Request for Administrative Review (Forensic Audit), via Commercial Law

Dear Mr. :Raven-Melchiz: El::

This correspondence is to represent and function as a contract within the meaning of Article I, section 10 of the Constitution for the united states of North America 1786. wherein I request your auditing, supervision, monitoring and enforcing of my/our interactions with FlagStar, and any and all of their successors and/or assigns, hereinafter, "Third Party"/ "Respondent".

More specifically, Mr. Mechiz El. I am seeking a Forensic Audit, and an investigation of how the Respondent was recruited into my household and whether such recruitment was legitimate, considering my mother's Dementia status.

Since, I have obtained legal guardianship over my mother's affairs and her estate, I have found that this company Flagstar has been regularly deducting monies from my mother's account. However, upon reviewing my mother's statements I have found that she has been assessed late charges and fees for which I am secondarily concerned to the first concern of whether there exists a lawful mortgage since it was my understanding that the home, which is in Trust was completely satisfied and void of any debt.



Further, since the attention was brought to predator lending and numerous decisions I have heard about concerning the unlawful mortgage and foreclosure situations that banks have involved themselves, I am wondering if my mother has been targeted and made a victim of any such scam. My mother is 83 years of age and has been suffering from a traumatic brain injury for some time.

Within this contract, I am providing you with the limited POWER OF ATTORNEY to investigate the above communicated matters and those related and to provide a report detailing:

- 1) why there are late charges after an electronic transfer per our mortgage agreement as it was executed, and
- 2) when the earliest date for execution of the promissory note (mortgage note) was and to get a copy of both the mortgage lien and note, and
- 3) finally to determine if the Respondent is lawfully or fraudulently presenting itself as a Creditor in this matter and overcharging me in mortgage premiums.

It may be necessary for your office to provide legal proof that I sent out correspondences to the Third Party by attorney who inquired into their actions earlier in the year and to further establish proof that there was no response by FlagStar when requested to CEASE deducting monies. As attorneys are expensive in hourly time and services as well, I am forced to request your assistance in resolving this matter.

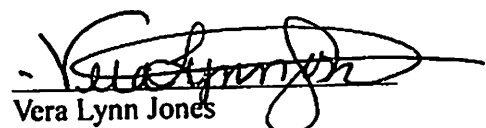
I request that you certify with a notarized affidavit that I sent correspondence to the respondent and that there was either a nonresponse or a dishonor of my request and inquiry.

Your notary commission office is the proper place for the respondent to communicate with. If you see the need then I need you to send out: 1) a Notice of Dishonor; 2) a Notice of Protest and Opportunity to Cure; and 3) a Certificate of Protest. Please be advised that I am aware that you usually provide a ten (10), to a fourteen (14), day wait for each correspondence.

Finally, after the Certificate of Protest, I need for your office to provide me a notarized affidavit indicating the defaulting and granting of an administrative judgment against the respondent that I can take into a court of law to get a default judgment against the Respondent. Additionally, I expect *allative* allodial costs for this type of research shall be commensurate to the kind of work I am assigning you to perform. Please forward to me an

allodial cost schedule as a private appended document. Should you have any questions I can be reached at: (267) 254.0490.

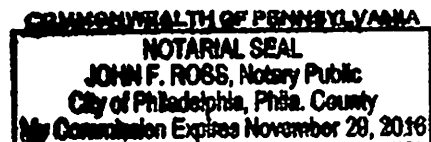
Most Sincerely,

  
Vera Lynn Jones  
Legal Guardian of May  
McCloud  
Any Means Intended Necessary  
Assistance, Trustee

Sworn to and subscribed before me this

21 day of Oct, 2016.





Notary Public

**May E. M<sup>c</sup>Cloud  
c/o Vera Jones  
1818 South Alden Street  
Philadelphia, Pennsylvania 19143-5504**

Flagstar Bank  
Mail Stop E115-3  
5151 Corporate Drive  
Troy, Michigan 48098-2639

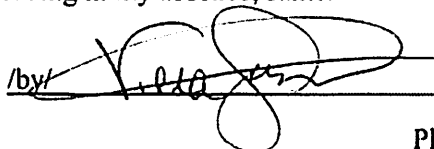
Vx: (800) 968-7700

**In Re: Written Request to Add Parties to Account #503182676**

To Whom This Matter Concerns:

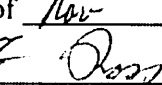
Greetings and Good Day! I have requested :Tiger :Raven El Trading and my notary public, Tiger D. Raven-Melchiz El, to monitor and investigate my interactions with your offices Flagstar Bank, and all of your successors and/or assigns and your administrative process. Therefore, you are hereby directed to add both parties to account loan number 503182676, concerning property address 1361 South 46<sup>th</sup> Street, Philadelphia, Pennsylvania 19143-3827 and to communicate with me through my notary public and through :Tiger :Raven El Trading in my absence, same.

Sincerely,

  
\_\_\_\_\_  
/by/ 

Vera Jones  
Plenary Guardian

cc: :Tiger :Raven El Trading  
:Tiger D. :Raven-Melchiz: El:  
RLH Ma't Law

Affirmed to and subscribed before me this  
NOTARY SEAL  
JOHN F. ROES, Notary Public /S/ day of Nov, 2016.  
City of Philadelphia, Phila. County  
My Commission Expires November 28, 2018.   
Notary Public



5151 CORPORATE DR  
TROY MI 48098-2639  
RETURN SERVICE REQUESTED



S-SFLAG10 L-CR010  
P6GGVB00200001 -506147981 I00002  
MAY E MCCLOUD  
C/O VERA JONES  
1818 S ALDEN ST  
PHILADELPHIA PA 19143-5504

**Loan #** 0503182676  
**Property Address:** 1361 S 46th St  
Philadelphia PA 19143

December 27, 2016

## **Dear Flagstar Customer(s):**

We received your correspondence regarding the authorization of a third party on your account. Unfortunately, at this time we are unable to process your request due to one of the following reasons:

- Flagstar's standard Third Party Authorization Form was not used
  - The standard Third Party Authorization Form was completed incorrectly
  - The standard Third Party Authorization Form was not completed in its entirety

Enclosed you will find the standard Third Party Authorization Form that will require all fields to be completed in its entirety. Please re-submit as your original correspondence will be shredded.

If you have any questions or concerns, please call us at (800) 968-7700, Monday–Friday 7:30 a.m.–8:00 p.m. or Saturday 7:30 a.m.–4:00 p.m. ET.

Sincerely,

**Flagstar Bank, FSB**  
**Servicing Research Department**  
**5151 Corporate Drive**  
**Troy, MI 48098**  
**Office: (800) 968-7700**  
**[Servicing.CustomerService@flagstar.com](mailto:Servicing.CustomerService@flagstar.com)**  
**[www.flagstar.com](http://www.flagstar.com)**





**PETITION TO PROCEED IN FORMA PAUPERIS****DELPHIA COURT OF COMMON PLEAS  
ON/MOTION COVER SHEET****FOR COURT USE ONLY**

ASSIGNED TO JUDGE: ANSWER/RESPONSE DATE:

*Do not send Judge courtesy copy of Petition/Motion/Answer/Response.  
Status may be obtained online at <http://courts.phila.gov>**SAWDE*

vs.

*Harmow***INDICATE NATURE OF DOCUMENT FILED:**

- Petition (Attach Rule to Show Cause)  Motion  
 Answer to Petition  Response to Motion

TYPE OF PETITION/MOTION (see list on reverse side)

**PETITION TO PROCEED IN FORMA PAUPERIS**

ANSWER/RESPONSE FILED TO (Please insert the title of the corresponding petition/motion to which you are responding):

*Sanoe, Plaintiff vs SAWDE & Harmow, Defendants***I. CASE PROGRAM**

Is this case in the (answer all questions):

**A. COMMERCE PROGRAM**

Name of Judicial Team Leader: \_\_\_\_\_

Applicable Petition/Motion Deadline: \_\_\_\_\_

Has deadline been previously extended by the Court?

Yes  No **B. DAY FORWARD/MAJOR JURY PROGRAM—Year \_\_\_\_\_**

Name of Judicial Team Leader: \_\_\_\_\_

Applicable Petition/Motion Deadline: \_\_\_\_\_

Has deadline been previously extended by the Court?

Yes  No **C. NON JURY PROGRAM**

Date Listed: \_\_\_\_\_

**D. ARBITRATION PROGRAM**

Arbitration Date: \_\_\_\_\_

**E. ARBITRATION APPEAL PROGRAM**

Date Listed: \_\_\_\_\_

**F. OTHER PROGRAM:**

Date Listed: \_\_\_\_\_

**III. OTHER**

By filing this document and signing below, the moving party certifies that this motion, petition, answer or response along with all documents filed, will be served upon all counsel and unrepresented parties as required by rules of Court (see PA. R.C.P. 206.6, Note to 208.2(a), and 440). Furthermore, moving party verifies that the answers made herein are true and correct and understands that sanctions may be imposed for inaccurate or incomplete answers.

*Michael Harmon*

(Attorney Signature/Unrepresented Party)

*9-8-16 Michael Harmon*

(Date)

(Print Name)

(Attorney I.D. No.)

\*Petition, Motion and Answer or Response, if any, will be forwarded to the Court after the Answer/Response Date. No extension of the Answer/Response Date will be granted even if the parties so stipulate.

Sanoe Vs Harmon Etal-MTIFF



16020397200009



First Judicial District of Pennsylvania  
Court of Common Pleas of Philadelphia County  
Trial Division - Civil

SANOE \_\_\_\_\_

FEBRUARY \_\_\_\_\_  
(month) Term, 20 16  
(year)

Plaintiff(s) \_\_\_\_\_

NO. 003972 \_\_\_\_\_

VS. \_\_\_\_\_

Control No. 095057 \_\_\_\_\_

HARMON ET AL \_\_\_\_\_

Defendant(s) \_\_\_\_\_

In Forma Pauperis Order

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_\_, it is hereby ORDERED AND  
DECREED that:

1. Petitioner be permitted to proceed without paying the costs of this proceeding or posting a bond.
2. Petitioner be permitted to obtain service of the papers filed without cost.
3. Petitioner be permitted to proceed in forma pauperis as to any additional costs which accrue in the course of this proceeding.
4. If there is a monetary recovery by judgment or settlement in favor of the party permitted to proceed in forma pauperis, the exonerated fees and costs shall be taxed as costs and paid to the Office of Judicial Records by the party paying the monetary recovery.
5. Petitioner has a continuing obligation to inform the Court of any improvement in party's financial circumstances that will enable the party to pay costs.
6. Filing party must obtain attested copies of the original pleading for service. If more than thirty (30) days has expired, the pleading must be reinstated first.

BY THE COURT:

\_\_\_\_\_  
J.

First Judicial District of Pennsylvania  
Court of Common Pleas of Philadelphia County  
Trial Division - Civil

Michael Harmon, pro se  
(your name)

6011 Chester Ave  
Phila. Pa. 19142  
(full address)

267 206 4811  
(area code and telephone number)

SANE

February, TERM, 20 16  
(month) (year)

Plaintiff(s)

VS.

NO. 003972

Defendant(s)

Petition to Proceed In Forma Pauperis  
and Without Payment of Bond

TO THE HONORABLE, THE JUDGES OF SAID COURT:

Petitioner, (Please Print Your Name) Michael Harmon, seeks leave to proceed in this matter in forma pauperis, and respectfully represents that:

1. I am the (indicate plaintiff or defendant) \_\_\_\_\_ in these proceedings.
2. I reside at (state your full address) 6011 Chester Ave Phila. Pa. 19142
3. I have listed my sources and amounts of income truly and correctly on the attached affidavit.

4. I have the following average monthly expenses for the indicated items:

Housing: _____	Insurance: <u>Free</u>
Utilities: <u>\$ 60.00</u>	Transportation: <u>\$ 30.00</u>
(Gas): <u>\$ 80.00</u>	Medical: <u>Free</u>
(Oil): <u>\$ 170.00</u>	Loans: <u>None</u>
(Electric): <u>\$ 75.00</u>	Laundry: <u>\$ 20.00</u>
(Phone): <u>\$ 20.</u>	Child Care: _____
Food: <u>100/monthly</u>	Child Support: _____
Clothing: <u>\$ 32.00</u>	

5. I neither own nor have equity in any assets other than the following (state values in dollars) \$ 70,000

15 What Property is worth I am Trying to Defend.

6. I am unable to pay the costs of these proceedings or to obtain the amount of costs from family or friends.

WHEREFORE, Petitioner prays that he/she be permitted to proceed in this matter in forma pauperis and without the payment of bond.

Date: 9-8-18

Michael Hanover  
Petitioner  
(Print your name)

Michael Hanover  
Petitioner  
(Sign your name)

First Judicial District of Pennsylvania  
Court of Common Pleas of Philadelphia County  
Trial Division – Civil

Michael Harmon, pro se  
(your name)

6011 Chester Ave  
Phila. Pa. 19142  
(full address)

267 206 4811  
(area code and telephone number)

SAWYER  
Plaintiff(s)

February, TERM, 20 16  
(month) (year)

VS.

Harmon ET AL  
Defendant(s)

NO. 003972

Petitioner's Affidavit  
Pursuant to PA. R.C.P. 240

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF PHILADELPHIA

SS.

1. I, Michael Harmon, am the (Plaintiff) (Defendant) in the above matter and because of my financial condition am unable to pay the fees and costs of prosecuting or defending the action or proceeding.
2. I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
3. I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a. Name: Michael Harmon

Address: 6011 Chester Ave Phila. Pa. 19142

b. **EMPLOYMENT**

*If you are presently employed, state:*

Employer: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_

Salary/wages

Per Month: \_\_\_\_\_

Type of Work: \_\_\_\_\_

*If you are presently unemployed, state:*

Date of last Employment: 5 years unemployed / Smith Field Meats

Salary/Wages  
Per Month: \$11.50 hr.

Type of Work: Butcher

c. **OTHER INCOME WITHIN THE PAST TWELVE (12) MONTHS (state as dollar amounts)**

Business or Profession: \_\_\_\_\_

Other Self-employment: \_\_\_\_\_

Interest: \_\_\_\_\_

Dividends: \_\_\_\_\_

Pension and Annuities: \_\_\_\_\_

Social Security Benefits: \_\_\_\_\_

Support Payments: \_\_\_\_\_

Disability Payments: \_\_\_\_\_

Unemployment Compensation &  
Supplemental Benefits: \_\_\_\_\_

Workman's Compensation: \_\_\_\_\_

Public Assistance: Receiving welfare / stamps / medical

Other: \_\_\_\_\_

d. **OTHER CONTRIBUTIONS TO HOUSEHOLD SUPPORT (state as dollar amounts)**

(Wife) (Husband) (Friend) Name: none

*If your (wife) (husband) (friend) is employed, state:*

Employer: \_\_\_\_\_

Salary/Wages  
Per Month: \_\_\_\_\_

Type of Work: \_\_\_\_\_

Contributions  
From Children: \_\_\_\_\_

Contributions  
From Parents: \_\_\_\_\_

Other Contributions: \_\_\_\_\_

e. **PROPERTY OWNED (state as dollar amounts)**

Cash: \_\_\_\_\_

Checking Account: \_\_\_\_\_

Savings Account: \_\_\_\_\_

Certificates of Deposit: \_\_\_\_\_

Real Estate  
(Including Home): \_\_\_\_\_

Motor Vehicle: Make: \_\_\_\_\_ Year: \_\_\_\_\_

Cost: \$ \_\_\_\_\_ Amount Owed: \$ \_\_\_\_\_

Stocks & Bonds: \_\_\_\_\_

Other: \_\_\_\_\_

f. **DEBTS AND OBLIGATIONS (state as dollar amounts)**

Mortgage: \_\_\_\_\_

Rent: \_\_\_\_\_

Loans: \_\_\_\_\_

Other: \_\_\_\_\_

g. **PERSONS DEPENDENT UPON YOU FOR SUPPORT**

(Wife) (Husband) Name:

Children, if any: SCF Age 58

\_\_\_\_\_ Age \_\_\_\_\_

\_\_\_\_\_ Age \_\_\_\_\_

\_\_\_\_\_ Age \_\_\_\_\_

Other Persons: \_\_\_\_\_

Name: \_\_\_\_\_

Relationship: \_\_\_\_\_

4. I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.
5. I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904, relating to unsworn falsification to authorities.

9-8-16

Date:

Michael Harmon

Petitioner

(Print your name)

Michael Harmon

Petitioner

(Sign your name)

VERIFICATION

I, Michael Harmon, verify that the statements made in the foregoing Petition to Proceed *In Forma Pauperis* are true and correct to the best of my knowledge, information and belief. I understand that the statements made in this Petition to Proceed *In Forma Pauperis* are subject to the penalties of 18 Pa. C.S.A. §4904 related to unsworn falsification to authorities.

Date: 1-8-16

BY: Michael Harmon  
Petitioner (Print your name)

Michael Harmon  
Petitioner (Sign your name)

*Certificate of Service*

I hereby certify that I have served a copy of this petition upon all other parties or their attorney of record by:

Please check:

- Regular First Class Mail  
 Certified Mail  
 Other: \_\_\_\_\_

9/8/16

Date

Michael Harmon  
Petitioner

(Print your name)

Michael J. Harmon  
Petitioner

(Sign your name)







**IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY  
FIRST JUDICIAL DISTRICT OF PENNSYLVANIA  
CIVIL TRIAL DIVISION**

---

FANTA SANOE : NO. 160203972  
v. :  
HARMON et al : :  
: :  
: :

---

RECEIVED  
NOV 18 2016  
OFFICE OF JUDICIAL  
RECORDS

**ORDER**

AND NOW, this 17th day of NOVEMBER , 2016, it is hereby ORDERED  
that the Affidavit of Service filed on March 16, 2016 is STRICKEN. The Affidavit is  
facially defective.

It is FURTHER ORDERED that a hearing is scheduled for JANUARY 11<sup>th</sup>,  
2017(Order of related matter attached—Case ID 1502T1077).

at 2:30 P.M. in Rm 232 City Hall

BY THE COURT:  
CARPENTER, J.

Sanoe Vs Harmon Etal-ORDER



16020397200027

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY  
FIRST JUDICIAL DISTRICT OF PENNSYLVANIA  
CIVIL TRIAL DIVISION

City Of Phila Vs Harmon-RLFIS



CITY OF PHILADELPHIA

Petitioner/Respondent

v.

No. 1502T1077

Michael A Harmon

3, FANTA SANOE (3rd Party Purch)  
Respondent/Petitioner

RECEIVED

NOV 18 2016

OFFICE OF JUDICIAL  
RECORDS

Rule to show cause

- (1) A rule is issued upon the respondent and third party purchaser to show cause why the petitioner is not entitled to redeem the subject premises;
- (2) Hearing shall be held on JANUARY 11<sup>th</sup>, 2017 in Room 232 City Hall at 2:30 p.m. in which Petitioner shall be prepared to present evidence of petitioner's right to redemption and ability to pay the redemption amount, which includes the amount actually paid for the property at Sheriff's Sale plus 10 % .
- (3) Notice of the entry of this Order shall be provided to all parties, **INCLUDING THIRD PARTY PURCHASER AND THE SHERIFF BY PETITIONER**
- (4) The right of redemption may be lost if Petitioner fails to timely serve Third Party Purchaser and the City, with a copy of this Rule and the Petition
- (5) ALL MATTERS related to the property at issue STAYED pending hearing.

BY THE COURT:

Date: 11/17/16

J.



**May E. M<sup>c</sup>Cloud**  
**c/o Vera Jones**  
1818 South Alden Street  
Philadelphia, Pennsylvania 19143-5504

Flagstar Bank  
Mail Stop E115-3  
5151 Corporate Drive  
Troy, Michigan 48098-2639

Vx: (800) 968-7700

December 23, 2016

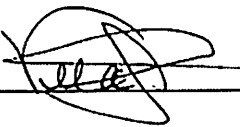
**In Re: Inquiry - Mortgage Loan Account #503182676**  
Property Address: 1361 S. 46<sup>th</sup> Street, Philadelphia, Pennsylvania 19143

To Whom This Matter Concerns:

Greetings and Good Day! Enclosed, please find a debit #3367 for the amount of \$524.61 (Five Hundred Twenty-four and Sixty-one cents dollars) US; append these funds to account #503182676.  
*Affy vs*

I am in receipt of your homeowner package and am reviewing. I am requesting a detailed explanation on what the current mortgage loan balance is and a copy of both the current mortgage lien and the mortgage note / contract.

Sincerely,

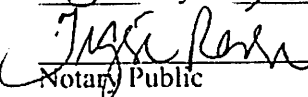
/by/ 

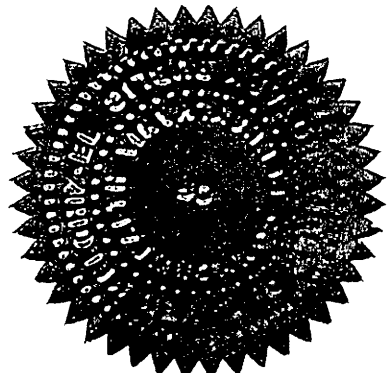
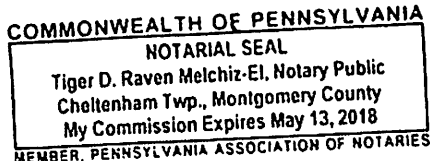
Vera Jones  
Plenary Guardian

cc: RLH Ma'at Law

Affirmed to and subscribed before me this

23<sup>RD</sup> day of December, 20 16.

  
Notary Public



## Affidavit for Truth and Facts

Before me, the undersigned notary public, personally appeared Vera L. Jones, Limited Plenary Guardian on the May E. McCloud Estate, to me known, who being duly affirmed, doth depose and say: I am exercising my right to optionally apply this affidavit and submit as evidence pursuant to federal proceedings via the 94<sup>th</sup> United States Congress, October 18, 1976 (Public Law 94-550, 90 Statutes at Large 2534, House Resolution 15531, Title 28 United States Code §1746(1)), and Federal Rules of Evidence, Rule 802 and any applicable part of the Commonwealth of Pennsylvania Rules of Evidence, Article VIII. I hereby reserve all rights as a living woman (*In Full Life*), at all times, in all places, waiving none; and upon my Heirship, inherited Nobility, and upon my Private Aboriginal / Indigenous, Proper Person Status and Commercial Liability, I, Vera L. Jones, Limited Plenary Guardian on the May E. McCloud Estate, being duly Affirmed under Consanguine Unity; pledge my National, Political, and Spiritual Allegiance to my Moabite / Mu'ur Nation ancestry - being the archaic Aboriginals / Indigenes of Amexem (the Americas); standing squarely affirmed upon my Oath to the 'Five Points of Light' - Love, Truth, Peace, Freedom, and Justice; do squarely Affirm to tell the truth, the whole truth, and nothing but the truth; and having knowledge and firmly - established belief upon the historical, lawful, and adjudicated Facts contained herein. Being competent (In My Own Proper Person), to Attest to this affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, certain, complete, not misleading, supreme, and not intended to be presented for any misrepresented, 'colored' or improper use(s) or purpose(s) thereof.

It appears Flagstar Bank has been dishonorable in its transactions with me: 1) I have been charged late fees while under an electronic transfer authorization which I had to end because it never made sense to me to pay a late fee under this authorization; 2) I feel I am being overcharged in mortgage premiums; 3) My mother, an incapacitated person (Dementia), for whom I am Limited Plenary Guardian, has been getting soliciting mail when in fact I should be receiving all of the mail as my address of 1818 S. Alden Street is listed on the account; 4) she is also being solicited to take on more mortgage liability and in her incapacitated disposition, I find this action from these predators Immoral, Rude, Disrespectful and a potential for Identity Theft. I am currently contemplating a Cause of Action against Fraud and Identity Theft against Flagstar Bank.

Additionally, I am being an aboriginal to the territories of North, Central and South Americas, I am guided by the command principles of love, truth, peace, freedom, and justice through virtue of the universal right to self-determination as well as the Declaration on the Rights of Indigenous Peoples guaranteed in the United Nations Charter; and wherefore, all parties of interest are authorized, pursuant to National and International Law, to honor all Substantive Rights and Constitutional Immunities reserved for, and to myself, an Aboriginal / Indigenous American. All officials and other interested parties are to enlist all available and appropriate measures to ensure, and assure, that all of My Substantive Rights and Constitutionally secured Rights and Immunities are not violated, not breached, nor abridged.

Finally, I state for the record that I have not abandoned my indigenous Ancestral Estate nor have I lost my capacity to manage my Estate with all buildings and improvements thereon erected and all personal property therein. Any implication, association, or assumption on the part of the United States Democracy Unity State Delegation member subsidiary corporately-styled Commonwealth of Pennsylvania, and its Franchisees, Subsidiaries, Instrumentalities, Departments, Agencies registered and recorded therewith, or any other corporately-styled state jurisdictional status (their Franchisees, Subsidiaries, Instrumentalities, Departments, Agencies registered and recorded therewith), including those colluding Persons and Individuals whom are interlopers, servicers, nuncios and other legatees, et cetera; and those other Persons as corporate registrars (state registered corporations, partnerships, limited liability companies, et cetera...), spurious in action, in the capacity of honorable business, when in fact they are not, or any other foreign colonizing occupying European troglodyte, or other being with delict behavior, in likeness, shape or form, its / their successors and/or assigns,

Affidavit for Truth and Facts

Page 2 of 2

as subsidiaries and franchisees of the United States Democracy in support of the Mortgage Banks such as: Flagstar Bank and all associated companies and colluded enterprises affiliated thereto, and all affiliated successors and/or assigns, and all of their various scandalous activities in violation of nature's law and nature's God and international law and treaties pursuant to Article III and Article VI in the Constitution for the united States of North America 1786, and unlike myself, a Great Creation of Life and Wonder, that there is a condition of 'abandonment' in relationship to my private indigenous Ancestral Estate, is Void.

Furthermore, the United States of America Corporation Company / U. S. Democracy and its unity state delegation including the the corporately-styled Commonwealth of Pennsylvania and its Franchisees', Subsidiaries', Instrumentalities', Departments', and Agencies' registered and recorded therewith, color of law, color of authority, and color of office actions (and all successors and/or assigns thereto), in support of all corporate Persons against my unalienable rights are Forever Void; I decree to refute the post-colonial fraud inducement activities post 1861/1868 - 1871 and thereafter - sine die congressional action.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and complete. Executed on this 23<sup>rd</sup> day of December, 2016 and further, deponent sayeth not.

  
X \_\_\_\_\_

Vera L. Jones  
Limited Plenary Guardian

Affirmed and Signed before me this 23<sup>rd</sup> day of December, 2016.

  
\_\_\_\_\_  
Notary Public

My commission expires: May 13 2018

